Attachment 16

Affidavit of Vivian Rapposelli

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

RAMON VILLANUEVA-BAZALDUA individually and on behalf of others similarly situated,

CA 1:06-ev-00185-GMS

Plaintiff

Defendante

Class Action

v.

TRUGREEN LIMITED PARTNERS and TRUGREEN, INC.

Detenuants.			

Affidavit of Vivian Rapposelli

Now comes Vivian Rapposelli and states that, if she were called as a witness in this case, he would testify as follows:

- 1. My Name is Vivian Rapposelli. I am an attorney licensed to practice law in the states of Delaware and Pennsylvania. My business address is 1300 Grant Avenue, Suite 100, Wilmington, DE 19806 I am over 18 years of age and there is no legal impediment to my making this affidavit
- 2 I am one of the counsel for Plaintiff in the above-captioned case and I make this affidavit in support of Plaintiff's motion for class certification.
- 3. I have been a member in good standing of the bar of Delaware since 1993 and the bar of Pennsylvania since 1994. I am admitted to practice before the United States Supreme Court, the United States Court of Federal Claims, and the United States District Court of Delaware I am a member of the Delaware Bar Association, the Board of Governors for Delaware Trial Lawyers Association and the American Immigration Lawyers Association.

- 4. I was graduated cum laude from Widener University School of Law in 1993. From 1993 to 1996, I was employed by Delaware Volunteer Legal Services to represent indigent clients in family law matters involving domestic violence. I also served as an Adjunct Professor for the Widener University School of Law In 1996, I worked as an associate for Ament, Lynch & Carr where my ability to speak Spanish, coupled with my pre-law experience in the health field allowed me to establish a Plaintiff/Claimant practice specializing in Personal Injury and Workers' Compensation. I joined the Personal Injury Section for the firm of Young, Conaway, Stargatt & Taylor in 2000.
- 5. In 2004, I started the firm of Rapposelli & Gonzales where my practice focuses on Personal Injury, Workers' Compensation and immigration cases – all focusing on an international client base As sole principal of the firm, I am aware of the firm's financial resources...
- 6. My firm has the financial resources to represent the class in this matter and to advance any and all costs necessary to pay for this class action
- 7 I believe that with my co-counsel, Edward Tuddenham, we have the experience and resources to act as class counsel and adequately represent the proposed class in this action
 - 8. I declare under penalty of perjury that the foregoing statements are true and correct.

Date: 9/20/07